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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/632,974	08/04/2003	Toshiyuki Nomura	F1866.0068/P068	2993
7590 07/25/2005			EXAMINER	
DICKSTEIN SHAPIRO MORIN & OSHINSKY LLP			VO, HUYEN X	
Steven I. Weisburd			ART UNIT	PAPER NUMBER
41st Floor		•	AKTONII	FAFER NUMBER
1177 Avenue of the Americas			2655	
New York, NY 10036-2714			DATE MAILED: 07/25/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

·		Application No.	Applicant(s)				
Office Action Summary		10/632,974	NOMURA, TOSI	HIYUKI			
		Examiner	Art Unit				
		Huyen X. Vo	2655				
Period fo	The MAILING DATE of this communicati or Reply	on appears on the cover	sheet with the correspondence a	address			
THE - Exte after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNICAT ansions of time may be available under the provisions of 37 SIX (6) MONTHS from the mailing date of this communicate period for reply specified above is less than thirty (30) day of period for reply is specified above, the maximum statutor or the toreply within the set or extended period for reply will, be the period for reply will be the period for reply w	FION. CFR 1.136(a). In no event, hower tion. s, a reply within the statutory minis, period will apply and will expire S by statute, cause the application to	ver, may a reply be timely filed mum of thirty (30) days will be considered tim ilX (6) MONTHS from the mailing date of this become ABANDONED (35 U.S.C. § 133).				
Status							
1)🛛	Responsive to communication(s) filed or	n <u>04 August 2003</u> .					
2a)□	This action is FINAL . 2b)	This action is non-fina	A.	•			
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims						
5)□ 6)⊠ 7)□	Claim(s) 1-13 is/are pending in the appli 4a) Of the above claim(s) is/are we Claim(s) is/are allowed. Claim(s) 1-13 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction	ithdrawn from considera	*				
Applicat	ion Papers						
10)⊠	The specification is objected to by the ExThe drawing(s) filed on <u>04 August 2003</u> in Applicant may not request that any objection Replacement drawing sheet(s) including the The oath or declaration is objected to by	s/are: a)⊠ accepted or to the drawing(s) be held i correction is required if the	n abeyance. See 37 CFR 1.85(a). drawing(s) is objected to. See 37 (CFR 1.121(d).			
Priority (ınder 35 U.S.C. § 119						
a)l	Acknowledgment is made of a claim for f All b) Some * c) None of: 1. Certified copies of the priority doc 2. Certified copies of the priority doc 3. Copies of the certified copies of the application from the International See the attached detailed Office action fo	uments have been recei uments have been recei ne priority documents ha Bureau (PCT Rule 17.2(ved. ved in Application No ve been received in this Nationa a)).	al Stage			
Attachmen	t(s)		·				
1) A Notic	e of References Cited (PTO-892)	4) 🔲 I	nterview Summary (PTO-413)				
3) 🔲 Infora	e of Draftsperson's Patent Drawing Review (PTO-9 nation Disclosure Statement(s) (PTO-1449 or PTO r No(s)/Mail Date	/SB/08) 5) 🔲 I	Paper No(s)/Mail Date Notice of Informal Patent Application (P Other:	TO-152)			

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Art Unit: 2655

DETAILED ACTION

Double Patenting

1. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. See *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970);and, *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.130(b).

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

2. Claims 1-13 are provisionally rejected under the judicially created doctrine of double patenting over claims 39-59 of copending Application No. 09/795386. This is a provisional double patenting rejection since the conflicting claims have not yet been patented.

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The subject matter claimed in the instant application is fully disclosed in the referenced copending application and would be covered by any patent granted on that copending application since the referenced copending application and the instant application are claiming common subject matter, as follows:

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- 1. A control circuit which is effective to receive a coding delay and a designated bit rate as control data and which generates control parameters on the basis of the control data; and a speech coding circuit which codes an input speech signal, on the basis of said control parameters, into an input excitation signal, the coding performed so as to minimize distortion of a reproduced speech signal with respect to the input speech signal, the reproduced speech signal obtained by exciting a linear prediction synthesis filter prescribed by a set of linear prediction coefficients of the input speech signal.
- 2. A speech decoder for restoring a reproduced speech signal from received coded speech data, the received coded speech data including an excitation signal, linear prediction synthesis filter coefficients, a designated bit rate and a coding delay, the decoder comprising: a control circuit for receiving said designated bit rate and said coding delay as control data and generating control parameters on the basis of the control data; and a speech decoding means for first restoring the reproduced speech signal by second restoring the excitation signal and the linear prediction synthesis filter coefficients, the second restoring

performed by decoding the received coded speech data based on the control parameters, the first restoring further including exciting a linear prediction synthesis filter prescribed by the linear prediction synthesis filter coefficients, on the basis of the excitation signal.

- 3. A bitstream generated by coding an input speech signal, said bitstream comprising: a first bitstream indicative of an input excitation signal designed so as to minimize the distortion of a reproduced speech signal with respect to the input speech signal, the reproduced speech signal obtained by exciting a linear prediction synthesis filter prescribed by linear prediction coefficients of the input excitation signal, on the basis of the input excitation signal; a second bitstream indicative of a coding delay.
- 4. The control parameters include frame length and subframe length, and wherein said control circuit generates said control parameters based on a computational complexity in addition to said coding delay and said designated bit rate.

Furthermore, there is no apparent reason why applicant would be prevented from presenting claims corresponding to those of the instant application in the other copending application. See *In re Schneller*, 397 F.2d 350, 158 USPQ 210 (CCPA 1968). See also MPEP § 804.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Huyen X. Vo whose telephone number is 571-272-7631. The examiner can normally be reached on M-F, 9-5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wayne Young can be reached on 571-272-7582. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

HXV 6/30/2005

SUSAN MCFADDEN PRIMARY EXAMINER